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Š	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTÖR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/770,931	01/26/2001	John H. Schneider	00.05.12.1	8223
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į	THOMAS R. WEAVER		4	EXAMINER	
	ATTORNEY-A P.O. BOX 140:		Proposed for the second	YU, GINA C	
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	DATE MAILED: 07/03/2002				

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademar ffice

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
09/770,931	January 26, 2001	LARAMAY, Steven B.	00, 05 . 12 . 1 EXAMINER	
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			Yu, Gina C.	
			ART UNIT	PAPER
			1617	4

DATE MAILED:

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Commissioner of Patents and Trademarks

The amendment filed on April 15, 2002 is not fully responsive to the election of species requirement set forth in the previous office action dated March 7, 2002. In order to be entitled to reconsideration or further examination, the applicant must replay to the office action. See 37 CFR 1.111 (B). The applicant's reply must appear throughout to be a bona fide attempt to advance the application. A complete reply to an election requirement requires that applicants must elect, even when requirement is traversed. See MPEP § 818. In this case, applicants were required elect a single "second material"; a single "first chemical composition"; and single "utility of the first chemical composition"; and a single "cross linking agent" among the recited species in the original claims. The amendment filed on April 15, 2002 is not considered as a complete reply to the election requirement because applicant still presents Markush-type claims in claims 17, 19, 20, and 22, of which each encompasses unrelated and diverse species and requires unduly extensive and burdensome search. Applicant is still required to elect a single "second material"; a single "first chemical composition"; and a single "cross linking agent". If applicant disagrees with the requirement for election, the applicant must specifically point out the reason on which he or she bases his or her conclusions that a requirement to restrict is in error. See 37 CFR 1.111.

Applicant is given **ONE** (1) **MONTH or THIRTY** (30) **DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

RIMARY EXAMINE GROUP 1200